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7 Attorneys for Defendant  
UCBH HOLDINGS, INC.  
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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

WATERFORD TOWNSHIP GENERAL  
EMPLOYEES RETIREMENT SYSTEM,  
Individually and on Behalf of All Others  
Similarly Situated,

Plaintiff,

vs.  
UCBH HOLDINGS, INC., THOMAS S. WU,  
CRAIG S. ON, and EBRAHIM SHABUDIN,

Defendants.

Case No. CV 09 4449 MHP

CLASS ACTION

**STIPULATION AND [PROPOSED]  
ORDER EXTENDING TIME TO  
RESPOND TO COMPLAINT**

1           WHEREAS, Plaintiff commenced this Action by filing a complaint dated September 22,  
2 2009 (the “Complaint”);

3           WHEREAS, the Complaint asserts claims under Sections 10(b) and 20(a) of the Securities  
4 Exchange Act of 1934 on behalf of a purported class;

5           WHEREAS, there have been five other complaints (listed below) filed since September  
6 11, 2009, involving substantially the same claims and overlapping parties, and those actions are  
7 pending in the United States District Courts for the Northern District of California:

- 8           • *Zhu v. UCBH Holdings, Inc. et al* (3:09-cv-04208-JSW), filed September 11, 2009;
- 9           • *Tran v. UCBH Holdings, Inc. et al* (3:09-cv-04429-JSW), filed September 21, 2009;
- 10           • *Perez v. UCBH Holdings, Inc. et al* (3:09-cv-04492-JSW), filed September 23, 2009;
- 11           • *Durbin v. UCBH Holdings, Inc. et al* (3:09-cv-04513-JSW), filed September 24, 2009;  
12           and
- 13           • *Nygaard v. UCBH Holdings, Inc. et al* (3:09-cv-04505 VRW), filed September 24,  
14 2009;

15           WHEREAS, motions to consolidate these actions into a single action and to appoint a lead  
16 plaintiff are expected to be filed;

17           WHEREAS, the parties understand that the lead plaintiff in these actions will file a  
18 consolidated complaint;

19           WHEREAS, the parties agree that defendants UCBH Holdings, Inc., Thomas S. Wu,  
20 Craig S. On, and Ebrahim Shabudin (collectively the “Defendants”) should respond to the  
21 consolidated complaint filed by lead plaintiff and not to the individual complaints; and

22           WHEREAS, the parties have agreed to a schedule that extends Defendants’ time to  
23 respond to the Complaint until after a consolidated complaint has been filed.

24           IT IS HEREBY STIPULATED AND AGREED among the undersigned parties as  
25 follows:

26           1.       Defendants shall not be required to answer or otherwise respond to the complaint  
27 in this action; and

2. Defendants shall answer or otherwise respond to a consolidated complaint on a schedule to be agreed upon with the lead plaintiff, or set by the Court.

SO STIPULATED.

Dated: October 14, 2009

JORDAN ETH  
ANNA ERICKSON WHITE  
CRAIG D. MARTIN  
MORRISON & FOERSTER LLP

By: /s/ Anna Erickson White  
Anna Erickson White

Attorneys for Defendant  
UCBH HOLDINGS, INC.

Dated: October 14, 2009

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By: /s/ Timothy P. Crudo  
Timothy P. Crudo

Attorney for Defendant Thomas Wu

Dated: October 14, 2009

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By: /s/ Nanci Clarence  
Nanci Clarence

Attorney for Defendant Craig On

1 Dated: October 14, 2009

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6  
7 Attorney for Defendant Ebrahim Shabudin

8 Dated: October 14, 2009

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11 and

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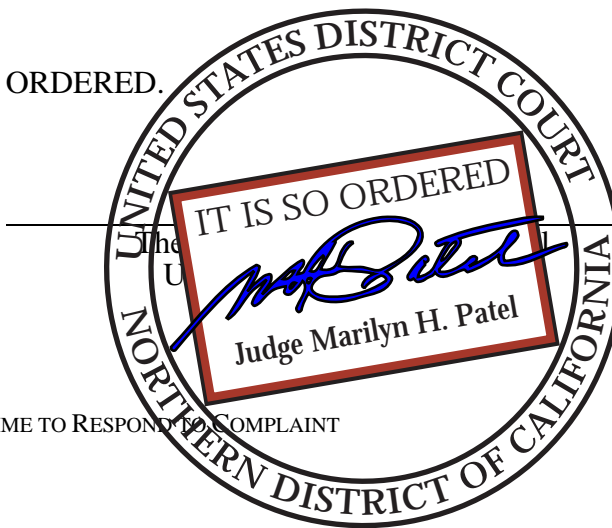
18  
19 By: /s/ Shawn A. Williams  
Shawn A. Williams

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21 Attorneys for Plaintiff

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23 PURSUANT TO STIPULATION, IT IS SO ORDERED.

24  
25 Dated: 10/16, 2009

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28 STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT  
CASE No. CV 09-4449 MHP  
sf-2751178



1 I, Anna Erickson White, am the ECF User whose ID and password are being used to file  
2 this Stipulation and [Proposed] Order Extending Time to Respond to Complaint. In compliance  
3 with General Order 45, X.B., I hereby attest that Timothy P. Crudo, Nanci Clarence, James A.  
4 Lassart, and Shawn A. Williams have concurred in this filing.

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By: /s/ Anna Erickson White  
Anna Erickson White

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